

**TEARMAN SPENCER**  
City Attorney

**ODALO J. OHIKU**  
**ROBIN A. PEDERSON**  
**S. TODD FARRIS**  
**JENNIFER L. WILLIAMS**  
Deputy City Attorneys



Milwaukee City Hall Suite 800 • 200 East Wells Street • Milwaukee, Wisconsin 53202-3551  
Telephone: 414.286.2601 • TDD: 414.286.2025 • Fax: 414.286.8550

**HEIDI WICK SPOERL**  
**KATHRYN Z. BLOCK**  
**THOMAS D. MILLER**  
**PETER J. BLOCK**  
**PATRICK J. MCCLAIN**  
**HANNAH R. JAHN**  
**JULIE P. WILSON**  
**MEIGHAN M. ANGER**  
**ALEXANDER R. CARSON**  
**ALEXANDER T. MUELLER**  
**ALEXANDER D. COSSI**  
**LISA A. GILMORE**  
**KATHERINE A. HEADLEY**  
**L. ANTHONY JACKSON**  
**STACY J. MILLER**  
**MICHAEL C. RADAVICH**  
**JORDAN M. SCHETTLE**  
**THERESA A. MONTAG**  
**ALEXANDER E. FOUNDOS**  
**TRAVIS J. GRESHAM**  
**KYLE W. BAILEY**  
**JOSEPH M. DOBBS**  
**WILLIAM K. HOTCHKISS**  
**CLINT B. MUCHE**  
**JOANNA FRACZEK**  
**ZACHARY A. HATFIELD**  
**MEGHAN C. MCCABE**  
**MARIA E. MESOLORAS**  
**CYNTHIA H. ORTEGA SANTANA**  
Assistant City Attorneys

February 2, 2024

***VIA ELECTRONIC FILING and USPS MAIL***

Honorable William C. Griesbach  
U.S. District Court Eastern District  
Green Bay Division  
125 S. Jefferson Street  
Green Bay, WI 54301

**RE: William Robert Shaw v. Randy Piontkowski**  
**Eastern District Case No. 1:20-cv-01544-WCG**

Dear Judge Griesbach,

This letter is to memorialize my cooperative efforts to notify and secure witnesses for our jury trial scheduled next Wednesday, February 7, 2024, as Plaintiff William Shaw is currently serving a custodial sentence with the Wisconsin Department of Corrections. Former Milwaukee Police Department (MPD) members, now retired, Patrick Elm and Thomas Wroblewski have been served with subpoenas, and I have confirmed their availability for Plaintiff's testimony.

Additionally, MPD Officer Angela Gonzalez is available for testimony; however, she is currently on leave and immobile. Officer Gonzalez is willing to appear virtually should Plaintiff require her testimony should the Court grant Plaintiff's request. The defense does not plan on calling Officer Gonzalez, and is not filing a motion to permit her virtual appearance for that reason.

My co-counsel ACA McCabe and I are available on Monday or Tuesday for any pretrial hearings to review these or other issues raised by either party in the meantime.

Very truly yours,

s/ Jennifer Williams  
Jennifer Williams  
Deputy City Attorney  
Phone: (414) 286-2645

1032-2020-1718/289694

